

AMBROSE WOTORSON

A PROFESSIONAL CORPORATION

SUITE 1811

26 COURT STREET

BROOKLYN, N.Y. 11242

TELEPHONE: 718 797-4861

FACSIMILE: 718 797-4863

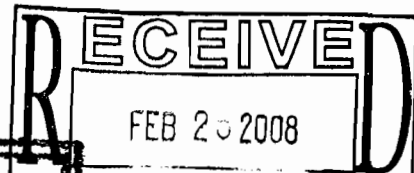
MEMO ENDORSED

February 26, 2008

VIA FACSIMILE (212) 805-6712

Honorable Magistrate Judge Fox
 United States District Court
 Southern District of New York
 500 Pearl Street
 New York, New York 10007

USDC SDNY
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Re: Antonne M. Jones v. Roc-A-Fella Films, Inc., et. al.
 Docket No.: 07-Cv-3648 (KNF)

Dear Honorable Magistrate Fox:

We write to respectfully request that this Honorable Court fix a date by which defendants Damon Dash and Roc-A-Fella Films shall respond to Plaintiff's Initial Combined Discovery Demands that were served on November 10, 2007.

While this Honorable Court has ruled that these defendants have now waived their objections to Plaintiff's Initial Combined Discovery Demands, these defendants continue to engage in silly dilatory tactics. Indeed, it was only yesterday, that defendants, for the first time, claimed that they had "misplaced" Plaintiff's Initial Combined Discovery Demands, and therefore, were unable to respond to them.¹ At this rate, it is unclear when, or if, defendants will fully and honestly respond to Plaintiff's Initial Combined Discovery Demands before the discovery deadline of March 12, 2008.

We therefore request that this Honorable Court fix a date certain by which defendants shall respond to all outstanding discovery demands, lest be subject to a possible motion by plaintiff, seeking to strike these defendants' Answers.

Respectfully submitted,

Ambrose W. Wotorson, Jr. (AWW-2412)

cc: Andrea Lawrence, Esq.
 Victor A. Dunlop, Esq.
 Tom Ferber, Esq.
 Stuart Riback, Esq.

2/27/08
 Application denied. The Court
 is unaware of the scope of the plaintiff's discovery
 demands and, consequently, believes it would
 not be prudent to fix a date for compliance
 arbitrarily, out of ignorance. However, compliance
 by the above-noted defendants, with their
 discovery obligations, must occur expeditiously
 to ensure that all discovery the parties wish
 to pursue will be completed by March 12, 2008.

SO ORDERED:
 KEVIN NATHANIEL FOX, U.S.M.J.

¹ Two weeks ago, Defendants Dash and Roc-A-Fella Films were ordered to promptly respond to plaintiff's Initial Combined Discovery Demands, without objections. It was only yesterday that Dash and Roc-A-Fella Films claimed that they had "misplaced" Plaintiff's Initial Discovery Demands, and thus, could not respond to them.